

DR. CRIPPEN VERY TACITURN

Is Regaining His Composure but Has Volunteered No Information.

POLICE RELYING ON WOMAN

Treating Her With Greatest Kindness—Their Case Believed to be Incomplete.

Quebec, Aug. 2.—Dr. Crippen and Miss Leneve, the two prisoners who have focused the eyes of the world on this old French city on the St. Lawrence, slept last night the sleep of complete exhaustion following the ordeal of the preceding hours.

Crippen and the girl now face two weeks or more of monotonous waiting. There will be no more legal proceedings in the case until Aug. 8 when they will have another purely formal appearance in court to give them a last opportunity of demanding a writ of habeas corpus or any other legal relief to which they may feel entitled.

Unless they change their expressed intention neither will apply for writs or interfere in any way with the methods adopted by the police to get them back to England.

So far as the province of Quebec is concerned legal proceedings are practically closed. The official documents regarding the arrest of the couple and their interrogation by Judges Langelier and Angers of the court of special sessions were forwarded last night to Ottawa for the signature of the governor-general.

Miss Leneve is beginning to return to her normal color. This morning the matron at the jail hospital said she looked a trifle less forlorn than when she was taken there yesterday afternoon from the house of Chief of Detectives McCarthy. Miss Leneve, who left the Montrose in garments loaned to her by the ship's stewardess, was today supplied with a neat white dress, which added to the improvement in her appearance.

CRIPPEN IS TACITURN.

Crippen, taciturn and seeming to a considerable extent to have recovered his composure, has volunteered nothing since his arraignment yesterday which might help the police in solving the mystery surrounding the disappearance of his wife.

The detectives would like to gather from the accused some additional evidence, but unless present signs lead they will receive no help in this line from Dr. Crippen. "Crippen is no fool," said Inspector Dew, and no one questioned his opinion.

It is generally believed that the police are resting their hopes on Miss Leneve. If she does not possess the key to the mystery, they think she can at least aid them in their search for her. The circumstances leading up to the disappearance of Belle Elmore. It is known that Mrs. Crippen was jealous of her husband's typist and the police have no doubt that Miss Leneve was aware of this jealousy. They will not use any "third degree" methods in interviewing Miss Leneve but more subtle influences already are at work. The girl prisoner is being treated with the greatest consideration. She showed the greatest self-control, appearing to be much better in body and in mind than on yesterday when, following the collapse after her arrest, she was considered too ill to appear in court.

TREATMENT OF MISS LENEVE

Miss Leneve has never been placed in a cell here. She has been kept in the room of one of the women employees of the provincial jail, and has been allowed to receive visitors and exercise. The attitude toward her of the police is sympathetic. Inspector Dew has repeatedly said that he believed the girl was innocent of any knowledge of wrongdoing. He has been visited by women who have treated her most kindly.

At the same time Miss Leneve is being bombarded by cablegrams from members of her family in London urging her to tell all she knows. The pressure of friendliness is being exerted on her, while there is no prospect that she will come in contact with Dr. Crippen or even see him for a long time.

The purpose in all this is obvious when it is considered that so far as is generally known, Scotland Yard has been unable to identify the dismembered body found in the cellar of the house in London. The police case is believed not to be complete.

Even the unemotional Dew, the typical English detective, has been affected by Miss Leneve's plight.

"I don't believe she knew anything about it,"

While the Canadian and English laws strictly prohibit any attempt by the police to obtain a confession and especially forbid "third degree" tactics, if the girl should express a desire to make revelations the police say that they would accept her statement after she had been warned that anything she said might be used against her at her trial.

Thus far, in her moments of extreme shock and weakness the police assert, Crippen's companion has remained loyal to him so far as her silence is loyal.

TRYING TO PUMP CRIPPEN.

Crippen today was permitted to receive the first message that has reached him from the outside since his arrest.

The police have denied all requests to see and speak with the prisoner and threw up their hands in amazement at the idea of a newspaper interview.

Today, however, Judge Amers authorized the prison governor, Joseph Morin, to visit Crippen and give him a verbal message asking if he would make a public statement. The magistrate imposed the terms that anything Crippen might say must be put by him in writing and submitted to the court before it was given out.

Morin found the prisoner in the same silent and morose state that he has preserved since his imprisonment. When told that he had a chance to send some word to the outside world Crippen displayed not the slightest interest.

"Is there anything you wish to say?" persisted the jailer.

The accused man answered "No."

JOY RIDER SETTLES.

A. S. Johnson, who after indulging in a night automobile ride that ran the fare up to \$17.50, was arrested because he could not pay the amount, satisfied the court action this morning by paying over the amount. The case, however, gave Judge Whitaker another opportunity to impress upon the police department that the practice of using the police court as a collection agency must cease. In point of fact, the case was decided in favor of the plaintiff, but the court held that no complaints of such a nature should be brought before the court hereafter—that in such cases the plaintiff has his remedy through the civil court.

Veno-Star Folding Hot Water Bottles and Fountain Syringes

A seamless bottle that is exceptionally durable—being foldable you can carry it in a very small compass—especially convenient for travelers.

2-qt. water bottle \$2.00
2-qt. combination \$2.50



MIDNIGHT CLOSING ORDINANCE A FARCE

Councilman Hall Believes That Resolution Should Be Directed Against Chief of Police.

When an Italian was shot at 1:30 a. m. last Friday in the saloon of James Tedesco, it was predicted that something would result on such clear evidence that the saloons were open after midnight. Councilman J. B. McKinney introduced a resolution in council session Monday night that Tedesco report to the council next Monday night and show cause why his license should not be revoked.

Councilman Hall, realizing that if the officers never interfered that almost any saloon man would keep open the saloon and would have reported the chief of police for it was his duty to see that the saloon was closed at midnight. He said that (according to hearsay) other saloons were open after 12 and that the chief should be given a lesson in official duty. The resolution was finally referred to the police committee with instructions to get such evidence as would clear the chief of police.

The application of Bianco and Curran for a retail liquor license at 217 West Second South street came before the council and was referred to the committee of the 75 protesters against the saloon only two were property owners. Councilman Moreton said that as this particular company had been engaged in the business of liquor selling in this city for the past 12 years and their former site was lost through building operations, it was fairly understood that they should be given another location at once. He said that though the people of the neighborhood might object they ought to give them a location.

Bates and Schuler who conducted the bar at the race track asked for a refund of \$308.33 on their license and the request was referred to the license committee.

Hause & Co. asked for a license to conduct a saloon at 104 Main street just north of Z. C. M. I. Drug store, but Chief of Police S. M. Barlow asked that the request be denied, and therefore the matter was referred to the license committee, because the council did not care to allow the chief's word to be final. Mike Ferrara was however given a license to conduct a saloon at 312 West Second South street.

SECRETARY WILSON IN OGDEN TODAY

Head of Department of Agriculture Making Annual Trip Through The Country.

(Special to The News.)

Ogden, Aug. 2.—James Wilson, secretary of agriculture, accompanied by his son Jasper Wilson, will arrive in Ogden at 2:30 o'clock this afternoon, on a tour of inspection. While his plans are not known, it is understood, that he will remain in Ogden for two days at least. During his stay in Ogden he will give his personal attention to many details of the department. He is also making a study of the country in regard to reforestation of certain sections.

During the summer months every year Secretary Wilson makes these trips. He has been through the north-west and arrived in Ogden from Portland in all probability, he will continue his journey east without visiting Salt Lake.

Mr. Wilson will be met at the train by a committee from the Weber club, and he will probably be given a dinner at the hotel for two days. He remains in Ogden for any length of time, he will be entertained by Mayor Glasmann and the forestry service.

PERSONAL.

J. A. Greenwald has returned from an extended eastern business trip.

Albert Grauppe has gone to New York on a business trip.

Chairman Osborne of the Labor Day committee of the Federation of Labor has gone to St. Paul, to attend the national convention of the Typographical union. During his absence F. W. Butcher will act as chairman of the committee.

Rev. F. B. Short returned today from the Pacific coast, where he has been refreshing his lungs on saline ozone.

William Berryman has just returned from a fishing trip in Yellowstone park.

Mrs. Maude Leone Mack left Sunday for Omaha, to remain for some time visiting with her mother.

Mrs. Clara Stephenson has gone to New York on a business trip.

Judge and Mrs. John D. Burns of New York are visiting the family of E. H. Taylor in this city, and will shortly leave for the Yellowstone.

Mr. and Mrs. H. O. Jensen and daughter leave this week for Cedar Point, Ohio, to attend the convention of American Optometrists, whence they will continue east on a trip. Mr. Jensen hopes to capture the next convention for Salt Lake.

Mrs. Jacob Moritz arrived home from Germany Saturday afternoon, and is registered at the Moxum. The date of the funeral service for Mr. Moritz will be announced later.

Horticultural Inspector J. Edward Taylor has returned from a 10 days' absence to his home on government business.

Miss Anna May Bowen, stenographer for the state board of health, has returned from an extended vacation in Wisconsin, very much improved in health.

Miss Ella Isen has resigned her position as clerk and stenographer in the fish commissioner's office.

Judge LeGrande Young is in Morgan City, on legal business.

Water any depth at Saltair, bathing ideal.

CLAUDE H. CLIVE ON TRIAL FOR MURDER

Plea of Defense Will be Justifiable Homicide Under the Statutes.

SHORT ORDER JURY SECURED.

State Will Try to Prove Premeditated Murder on Circumstantial Evidence.

(Special Correspondence.)

PROVO, Aug. 2.—The case of the state vs. Claude H. Clive is now on trial in the Fourth district court. The case was commenced yesterday morning and rapid progress was made in securing a jury, nine being accepted yesterday and the remaining three this forenoon. The jury which will try the case are: J. H. Clinger, Lake View; S. D. Johnson, Springville; Joseph V. Smith, George Elkins, Pleasant View; Marion Holdaway, George A. Startup, H. W. Goddard, George J. Duke and F. W. Giles, Provo, John H. Stratton, Provo Bench, and J. O. Stone, Vineyard. The remaining jurors will be selected this afternoon, when the trial proper will begin.

The defendant is charged with murder in the first degree, for the killing of Wm. O. Wilcox at Mill Fork in Spanish Fork canyon on the evening of May 7, of this year. He admits the killing, but seeks justification under subdivision 4, section 428, Compiled Laws of Utah, 1907, which makes homicide justifiable.

"When committed in a sudden heat of passion, caused by an attempt to defile the wife, daughter, sister, mother or other female relative or dependent of the accused, or when such defendant has actually been committed to prison."

The defendant is represented by Judge J. W. N. Whitecourt, who in examining jurors, asked if they would follow the instructions of the court if instructed that homicide is justifiable under the law. He also asked each juror if he was a member of the Masonic fraternity, the order of Woodmen and Woodmen of the World, of which orders Wilcox was a member.

Att'y. Harvey Cliff and County Atty. Jacob Evans, Dist. Atty. Cliff, in examining jurors, asked each juror if he had studied psychology and if he had not, he asked if he was a member of the Masonic fraternity, the order of Woodmen and Woodmen of the World, of which orders Wilcox was a member.

Wilcox at the time of the killing had charge of a bridge crew for the D & R. C. which was stationed at Mill Fork in Spanish Fork canyon. Clive was one of the crew and Mrs. Clive was cooking for the men. Wilcox had a bedroom in one end of a car, the other end was used by him for an office and the other end for a sleeping apartment for Mr. and Mrs. Clive. Three days before the killing Clive had left on account of circumstances which he considered showed that Wilcox was a dangerous man.

He went to Salt Lake and from there to Bingham, where he secured another job. Then he started back to Spanish Fork canyon for the purpose of taking Mrs. Clive and her children to Bingham. He arrived at Mill Fork on the evening of the 7th about 10 o'clock and went to the car where Mrs. Clive and Mr. Wilcox were. He says that when he arrived at the door of Mrs. Clive's room he heard her remonstrating with Wilcox and asking him to leave. At that Clive entered and saw Wilcox come out of Mrs. Clive's room in his night clothes. Clive followed him into the bedroom, where he fired a shot at Wilcox and followed him into Wilcox's bedroom where a scuffle ensued and other shots were fired and Wilcox was killed.

It was seen when Clive entered the room he was armed with a revolver and was brought to Provo. After an examination before Judge Booth, defendant having waived preliminary examination, he was released pending trial on \$5,000 bail.

The pistol with which Wilcox was killed was one Clive had bought for Wilcox in Salt Lake and was taking back to him.

The state claims that the murder was wilful and premeditated and will introduce circumstantial evidence to contradict Clive's story of the killing. The attorneys for the state claim that Clive did not enter the car by way into Mrs. Clive's bedroom; but through Wilcox's bedroom where he found Wilcox in bed or about to go to bed, and that the location of the bullet holes and other physical evidence show this and other physical evidence show this and other physical evidence show this.

Clive is from Salt Lake and was a police officer of the city under Mayor E. Thompson's administration.

Wilcox's home was in Provo and his widow and six children still live here. In the progress of getting a jury, several jurors were being opposed to the death penalty.

WHERE THE PULL COMES IN.

Ex-Soldier Recalls How Favorites Secured the Best Stations.

Detective Schultz, formerly a sergeant in Light Battery D, Fifth United States artillery, remarked today, the action of the war department in locating the Twenty-second infantry at Fort Sam Houston, about the hottest part of Texas, after two years of service in Alaska. He says the result will be numerous deaths in that regiment during the next few months. He recalls how his battery was changed from North Dakota where the mercury drops in winter to 40 degrees below, to the same Texas post. Fort Sam Houston, while the Twenty-fifth infantry, colored, was shifted from the Texas post to North Dakota. The result was the negroes "died off like flies."

The sergeant also recalls the fact that his battery was also transferred from Savannah to Fort Omaha in the fall, to the intense discomfort of the command. He calls attention to the fact that such things are the result of "pull."

Officers ordered to post distasteful letters, work on influential senators and congressmen who manage to have the distasteful changes shifted off onto less favored commands. A signal corps lieutenant at Fort Omaha was not long ago ordered to Cuba. He sent his family there and spent money in a tropical outfit. As he was about to leave himself, his destination was changed to Alaska. Some other officer "with a pull" had got the Cuban appointment himself, and the less fortunate officer was ordered off to the frozen regions of the north. The officer promptly resigned.

Water any depth at Saltair, bathing ideal.

FINAL SCORES OF RIFLE TEAM

Profitable Practise at Ft. Douglas Forerunner of National Meet At Camp Perry.

SOME REMARKABLE WORK.

Sergeants Anderson, Gardiner and Nielson, Capt. Kneass and Private Amundsen Make Splendid Scores.

The rifle practise which has been held at Fort Douglas the past week, in preparation for the national match at Camp Perry, O., has been a profitable one for the Utah experts and it now remains to be proven whether the team will be able to keep up its remarkable score making. The boys have been working hard and the result is some high averages at all ranges. Since the practise commenced the scores have been continually on the improve and the final day's practise leads all by several points on the total.

The team will go to camp in Wyoming with the guard and while there will put in hard practise under the coaching of Capt. Kneass, in aiming and trigger pulling, and the work certainly will be profitable, as the majority of the practise on all big teams is without loaded ammunition. The but seeks justification under subdivision 4, section 428, Compiled Laws of Utah, 1907, which makes homicide justifiable.

SCORES DURING WEEK.

Some remarkable scores have been made during the week. At skirmish, Sergeant Anderson and Sergeant Gardiner made 95 out of a possible 100. Sergeant Anderson and Sergeant Maj. Nielson made 94 out of a possible 100. Capt. Kneass leads at 1,000 yards slow fire with 46 out of 50. Sergeant Anderson leads at 600 slow fire, making 47, and Private Amundsen made the high score at 200 yards slow fire, which was 46.

Sergeant Anderson is high man for the week, making 546 out of a possible 600. Sergeant Gardiner comes second with 519, and Lieut. Coolidge is third with 485. The officers who will accompany the team on the trip are Adjutant General Wedgwood, as team captain; Maj. Williams of the First battalion as range officer; Maj. Kammerman of the Second battalion will act as spotter, and Lieut. Sorenson will be pit man; Lieut. Walthall, coach.

While at Perry on the two days of preliminary practise for all teams in general, the Utah men will shoot for 50 and 100 yard medals which are given by the Ohio state rifle association. Each man must purchase a 25-cent ticket and in case his score is high enough, the medal will be awarded.

Lieut. Walthall of the Fifteenth infantry who has been coaching the team will go with the boys to Perry and be the adviser. He is satisfied with the shooting and stated that if the team can average any way around the average at the post, Utah will certainly come in the running for the money.

STILL HAVE A CHANCE.

Corn. Merrill was eliminated but his shooting was not in the least poor. Sergt. Wagon, Corp. Glasmann and Private Mortensen of B company, Ogden, are the three alternates. These men will not necessarily be alternates at Perry, as they will have an opportunity to shoot and make the team there. The team to enter the match will not be named until the day of the match, which is Monday, Aug. 22.

The following is the official standing of the 15 men, made out by taking the highest two scores at each range. Coach Walthall has kept record and submitted the following scores. Capt. Webb of the battery is not credited with any score, but he is a member of the team. Through some mistake his scores were overlooked:

Order	Name	Rank	Organization	200 yds. slow fire	600 yds. slow fire	1,000 yds. slow fire	300 yds. rapid fire	500 yds. rapid fire	Total
1	Anderson	Sergeant	Co. H, Salt Lake	42-43-46-47-42-41-50-48-95-42	546				546
2	Gardiner	Sergeant	Co. H, Salt Lake	43-44-45-41-42-46-45-87-39	519				519
3	Coolidge	Lieutenant	St. Ogden	43-44-45-41-42-46-45-87-39	519				519
4	Warthman	Sergeant	Signal Corps, S. L.	43-43-46-44-40-43-49-48-71-50	508				508
5	Nielson	Sergt. Maj	Second Bat., Manti	43-43-41-40-35-35-50-48-80-85	500				500
6	Kneass	Captain	Co. B, Ogden	42-42-42-41-46-40-44-46-76-68	489				489
7	Wintch	Lieutenant	Co. E, Mantl	41-45-42-38-39-48-46-75-78	484				484
8	Amundsen	Sergeant	Co. B, Ogden	39-43-44-38-40-43-47-72-82	482				482
9	Smith Floyd	Sergeant	Co. H, Salt Lake	40-37-32-38-36-37-46-45-77-82	468				468
10	Amundsen	Private	Co. H, Salt Lake	46-41-40-38-31-42-43-94-76	465				465
11	Wagon	Sergeant	Co. B, Ogden	40-37-38-43-37-26-43-41-64-63	424				424
12	Glasmann	Corporal	Co. B, Ogden	38-29-46-31-35-34-44-40-71-58	421				421
13	Anderson	Private	Co. E, Richfield	39-43-42-35-32-41-48-89-39	418				418
14	Mortensen	Private	Co. B, Ogden	39-38-42-35-33-17-42-43-68-63	423				423
15	Webb	Captain	Battery, Salt Lake						

LATE LOCALS

Signs of the Times—Local implement dealers report the sales of harvesting machinery closing for the season, with a record better than the corresponding period of last year.

Will Extend the Intake—The Inland Crystal Salt company will shortly begin to move its salt to the new terminal for some time, viz., the extension of its intake one quarter of a mile further into the lake.

Land Board Meets—A meeting of the state board of land commissioners was held this morning, routine business being the order of the day. On Thursday the board will hear complaints against the sale of the Plute project.

made in the next legislature to change the title of the state veterinarian's office to state live stock inspection office.

Real Vacation Tan—With face and arms burnt to a burnished Indian copper, Will Shorne, deputy city recorder, returned yesterday from a two weeks' fishing trip near Clayton's ranch in East Canyon. At times Will exposes his arms up to the elbow and above apparently without the least show of the extent of the sun burn; but the act turns out to be a measurement of the fish that "shook himself off the hook."

East Canyon creek is low and as the rains have caused the springs to run afresh the fishing is "really fine."

No Hopes for Rain—The local weather office sees nothing to promise a general storm before fall, and holds that the country pretty generally is dependent for its rains on purely local storms.

Men Urged to Take Exam—An examination for stenographer and typewriter (male) is announced by the civil service commission for August 23. The commission says that several recent examinations have failed to secure a sufficient number of eligibles all men who are willing to accept appointment at Washington, D. C. at an entrance salary of \$544 or \$500 per annum, and who can comply with the requirements, are urged to enter the examination. Age limit, 18 years or over on date of examination.

DULL AT CUSTOM HOUSE.

The Salt Lake custom house has a slow month in July; but the indications are that the current month will be unusually heavy. A feature of the receipt of large quantities of emigrant's moveables belonging to families returning from Canada, as residence in this country is found after all preferable to residence north of the British border. Then among the other items are sardines, tiling, musical goods, Havana cigars, leaf tobacco from Cuba, wines, hollow ware, porcelain and other household articles, and carried diamond rings, jewelry, etc. New York custom house brokers are not doing much business now. Direct importation saves their commissions besides saving time.

LUCIAN H. SMYTH TO REPRESENT UTAH

Governor Spry Will Annoint Him on Gettysburg Anniversary Committee—Many Other Conventions.

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